	Case 2:06-cr-00113-LRH-GWF Document 32 Filed 03/25/13 Page 1 of 2
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6	UNITED STATES DISTRICT COURT
7	DISTRICT OF NEVADA
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9	UNITED STATES OF AMERICA, )
10	) 2:06-cr-00113-LRH-GWF Plaintiff, )
11	vs. ORDER
12	ALVARO ORTIZ, JR.,
13	Defendant.
14	)
15	Before the court is Defendant's Motion for Early Termination of Supervised Release
16	(#27)¹. The Government has filed its Opposition (#29) and the court has received a report
17	relevant to the pending motion from the Probation Office, which has been responsible for Mr.
18	Ortiz's supervision since January 2006.
19	Mr. Ortiz was originally convicted of manufacturing and possession with intent to
20	distribute marijuana, was sentenced to forty-six (46) months in prison and five (5) years of
21	supervised release. He commenced his original term of supervised release in Reno in 2006.
22	However, in 2008 he was cited and convicted for petty larceny in Reno. A violation report
23	pertaining to his supervised release was presented to the court and Mr. Ortiz was given the
24	benefit of an admonishment without the revocation of supervised release, and one hundred and
25	fifty (150) hours of community service work. Thereafter, on March 18, 2009, only four months
26	after having received the favorable treatment by the court due to his petty larceny conviction, Mr
27	Ortiz was found in Sonoma County, California, and arrested in possession of 71.22 pounds of
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	<sup>1</sup> Refers to the court's docket number.

## Case 2:06-cr-00113-LRH-GWF Document 32 Filed 03/25/13 Page 2 of 2

marijuana and 90.6 grams of marijuana seeds. He was convicted of transporting marijuana and was sentenced to six (6) months jail and thirty-six (36) months probation. As a result of this offense, his supervised release was revoked on August 5, 2009, and he was sentenced to twenty-four (24) months imprisonment with a remaining term of thirty-six (36) months supervised release. Supervised release was resumed in this district on May 27, 2011. Although the court appreciates and respects the good conduct and intentions claimed by Mr. Ortiz since the time of the recommencement of his supervised release, this is simply not a case where early termination of supervised release is warranted. Based upon the circumstances of the Defendant's history on supervised release, the Defendant's motion (#27) is DENIED. IT IS SO ORDERED. Aldrihe DATED this 25th day of March, 2013. **LARRY R. HICKS** UNITED STATES DISTRICT JUDGE